

Panaji, 10th January, 2013 (Pausa 20, 1934)

SERIES I No. 41

OFFICIAL GOVERNMENT OF GOA GAZETTE



PUBLISHED BY AUTHORITY

NOTE

There is one Extraordinary issue to the Official Gazette, Series I No. 40 dated 3-1-2013, namely, Extraordinary dated 4-1-2013 from pages 1545 to 1546 regarding Market borrowing programme of State Government. — Not. No. 5/2/2012-Fin (DMU) from Department of Finance (Debt Management) Division.

INDEX

Department	Notification/Order	Subject	Pages
1. Animal Husbandry & Veterinary Services Dte. of A.H. & V. Services Dir. & ex officio Joint Secy.	Not.- 5-2(1)/Part/2012-13/ /5048	Centrally sponsored Scheme of the Livestock Insurance Scheme.	1547
2. Education, Art & Culture Directorate of Education Under Secretary	Not.- 8/2/2011-DHE(K)/ /Vol.III/2952	Revival of post.	1552
3. General Administration Under Secretary	Ord.- 4/22/2012-GAD-II	Amendment to the Rules for the use of Government Motor Vehicles of the Government.	1552
4. Labour Under Secretary	Not.- 24/9/2011-Lab/05	Amendment to Scheme for Supply of Saving Machines.	1553
5. Personnel Additional Secretary	Not.- 1/5/89-PER (P.F.)	IPHB, GMC, DHS & GDC, Group 'C', Non-Ministerial, Non-Gazetted, common posts (First Amendment) Rules, 2013.	1553
6. Public Works Principal Chief Eng. & ex officio Additional Secretary	Not.- 5-1-PCE-PWD-EO/ /2012-13/141	a. Draft Rules— Goa Highways Rules, 2012. b. Exemption of Mechanical Vehicles from the payment of Fees.	1554 1560

GOVERNMENT OF GOA

Department of Animal Husbandry and
Veterinary Services

Directorate of Animal Husbandry and Veterinary
Services

Notification

5-2(1)/Part/2012-13/5048

The following Centrally Sponsored Scheme approved by the Government is hereby published for the information of the general public.

Centrally Sponsored Scheme – Livestock Insurance Scheme

Guidelines for Implementation of Livestock Insurance Scheme

Livestock is an important sector of national economy especially for the rural areas.

For promotion of livestock sector, it is important that along with providing more effective measures for disease control and improvement of genetic quality of animals, a mechanism of assured protection to the farmers and cattle rearers is required against eventual losses of such animals.

✓ *Implementing agency.*— In States where there are no State Implementing Agencies (SIA), the Livestock Insurance Scheme will be implemented through the State Animal Husbandry Department.

✓ *Premium Payment.*— 50% of the Insurance Premium is to be paid by the owner of the animal and 50% will be paid by the Government.

✓ *Selection of Insurance Companies.*— While selecting Insurance Company, besides premium rates offered their capacity to provide services, terms and conditions and service efficiency should also be taken into account. Under no circumstances, the rate of premium should exceed 4.5% for annual policies and 12% for 3 years policies. Efforts will be made to insure the animals for at least 3 years rather than one year. However, if a farmer desires to have a policy for a period less than 3 years i.e. one year policy, that could also be provided and subsidy on premium will be provided for insuring same animals again in the future years of implementation of the scheme.

✓ *Involvement of Veterinary Practitioners.*— The Veterinary Practitioners at the village level are to be associated with the work of identification and examination of the animals to be covered under the scheme, determination of their market price, tagging/ /microchipping of the insured animals and finally issuing Post-Mortem report as and when a claim is made. A district-wise list of Veterinary Practitioners who will issue Health Certificates and Post-Mortem Certificates/ /Reports will be issued by this Directorate to the Insurance Company selected.

✓ *Animals to be covered under the Scheme.*— All the female cattle and buffaloes yielding 1500 liters of milk per lactation will be under the purview of the scheme. Milch cattle/buffalo will include both in milk and dry as well as pregnant animals, which have already calved once. Animals covered under any other Insurance scheme/plan scheme will not be covered under this scheme.

Benefit of the subsidy is to be restricted to two animals per beneficiary per house hold.

✓ *Determination of Market price of the animals.*— The market price of the animal will be assessed jointly by the beneficiary and authorized Veterinary Practitioner and the Insurance Agent.

✓ *Commencement of Insurance Policy Cover and adjustment of Premium subsidy.*— In order to generate confidence among the cattle owners about the efficacy of the scheme, it is important that the policy cover should take effect once the basic formalities like identification of animal, its examination by the Veterinary Practitioner, assessment of its value and its eartagging/microchipping alongwith payment of 50% of the premium to the Insurance Company or its agent by the cattle owner are completed. The selected Insurance Company will have to agree to this. However, it is possible that the Insurance Company may point out a provision in the Insurance Act that Insurance cover can take effect only after the whole premium is paid in advance. In order to take care of this problem, there could be an arrangement by which certain amount is paid in advance to the Insurance Company by the Directorate of AHVS. This amount should not exceed 50% of the premium of the number of animals expected to be insured in a period of 3 months.

✓ *Identification of the Insured animals.*— The animal insured will have to be properly and uniquely identified at the time of insurance claim. The traditional method of Ear Tagging or the recent technology of fixing microchips could be used at the time of taking the policy. The cost of fixing the identification mark will be borne by the Insurance Companies and responsibility of its maintenance will lie on the concerned beneficiaries. The Veterinary Practitioner may guide the beneficiaries about the need and importance of the eartag/ /microchip fixed for settlement of their claim so that they can take proper care for maintenance of the tag/microchip.

✓ *Change of owner during the validity period of Insurance.*— In case of sale of the animal or otherwise transfer of animal from one owner to other, before expiry of the insurance policy, the authority of beneficiary for the remaining period of policy will have to be transferred to the new owner.

✓ *Settlement of claims.*— The method of settlement of claim should be very simple and expeditious to avoid unnecessary hardship to the insured. The beneficiary should get full payment of the sum insured in case of death of animals within 15 days positively after

submission of requisite documents which are listed below:

- (i) FIR with the Insurance Company (about the death of animal).
- (ii) Insurance Policy.
- (iii) Claim Form.
- (iv) Post Mortem Report/Certificate.

✓ *Payment of honorarium to the Veterinary Practitioners.*— It has been decided to pay an honorarium to the Veterinary practitioner @ of Rs. 50/- per animal at the stage of insuring the animal and Rs. 100/- per animal at the stage of issuing post mortem certificate (including conducting post mortem) in case of insurance claim.

GOVERNMENT OF GOA

Directorate of Animal Husbandry & Veterinary Services

APPLICATION FORM OF CENTRALLY SPONSORED SCHEME LIVESTOCK INSURANCE

1. Full Name of the Applicant (IN BLOCK LETTERS)

SURNAME

FIRST NAME

FATHER'S/HUSBAND'S NAME

2. Permanent address:

- (a) House No. :
- (b) Ward :
- (c) Village :
- (d) Taluka :
- (e) Telephone No. (Landline/Mobile):

3. Category: OBC/ST/SC/General :

4. Educational Qualification :

5. Employed/Unemployed :

6. Age :

7. Information of existing milch animals:

Type of Animal	Adult		Heifers		Young Female Calves	
	Cow	Buffalo	Cow	Buffalo	Cow	Buffalo
Cross bred cow						
Improved She buffalo						
Local/N.D.						

(b) Certified copy of Ration Card/EPIC.

(c) Passport size photograph of the applicant.

16. I hereby certify that the guidelines of the Scheme is explained to me and I hereby agree to abide by them and any changes, which the Government may like to make from time to time. I further certify that all the information furnished by me in the application form is true to the best of my knowledge and belief and also agree that in case, it is found false that I shall be liable for any action as Government may find it fit and appropriate to impose upon me.

Date:-

Signature of the Applicant

FOR OFFICE USE ONLY

Recommendation of the Area Assistant Director/Veterinary Officer: -----

-----.

I hereby certify that the information furnished by the applicant in his application is verified by me and is correct to the best of my knowledge and belief.

Signature of Assistant Director/Veterinary
Officer with Office Seal

By order and in the name of the Governor of Goa.

Dr. B. Braganza, Director & ex officio Joint Secretary (A.H).

Panaji, 3rd January, 2013.

LIVESTOCK INSURANCE SCHEME

Quarterly Report cum Bill of Honorarium of the Animals Insured and Post Mortem Examination conducted under Livestock Insurance Scheme

Quarterly Period: From to

Name of the Veterinary Doctor:

with office address

.....
.....

- (A) Quarterly figures of Animals Insured under Livestock Insurance Scheme.
(Enclose Insurance Certificates in support of the figures given)

(1) No. of Animals insured:

(2) Amount of Honorarium due Rs.:

Rs.:.....

(@ Rs. 50/- per animal insured)

(B) Quarterly figures of Post mortem conducted Under Livestock Insurance Scheme.
(Enclose copies of Post mortem reports in support of the figures given)

(1) No. of Post mortem conducted:

(2) Amount of Honorarium due Rs.:

(@ Rs.100/- per post mortem conducted)

Rs.:

Total Rs.:

Signature with date:

Name of Veterinary Doctor:

Office Address:



Department of Education, Art & Culture

Directorate of Higher Education

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Order

8/2/2011-DHE(K)/Vol.III/2952

Sanction of the Government is hereby accorded to revival of the Group 'A' (Gazetted) 01 post of Assistant Professor in Chemistry (Physical) in the pay band of Rs. 15600-39100+AGP Rs. 6000/- in the Government College of Arts, Science & Commerce, Khandola, under the administrative control of Directorate of Higher Education, Panaji-Goa.

This issues with the concurrence of the Finance (R&C) Department, vide their U. O. No. 14646772-F dated 4-12-2012.

By order and in the name of the Governor of Goa.

R. K. Halarnkar, Under Secretary (Higher Education).

Panaji, 21st December, 2012.



Department of General Administration

—

Order

4/22/2012-GAD-II

The Government is pleased to amend with immediate effect the 'Rules for the use of

Government Motor Vehicles of the Government of Goa' (hereinafter referred to as the "Principal Rules") as follows, namely:—

In rule 26 of the Principal Rules for the use of Government Motor Vehicles of the Government of Goa, and its amendments issued vide Notification dated 15-11-1990 shall be substituted as under:—

"26 – The Secretaries to Government, Heads of Department and other Officers authorized under Rule 43 are permitted to use the vehicle for private purposes also, if they so desires, subject to the condition that an amount of Rs. 500/- per month is compulsorily deducted from their salary and fuel should not exceed quota allotted/sanctined. Further, the exhausting fuel quota should also not be an excuse for not performing official journeys."

This is issued with the concurrence of Finance Department.

By order and in the name of the Governor of Goa.

Ajit Pawaskar, Under Secretary (GA-II).

Porvorim, 3rd January 2013.

Department of Labour

Notification

24/9/2011-Lab/05

Read: Notification No. 24/9/2011/lab/660
dated 7-12-2012.

The Government of Goa is hereby pleased to amend the Scheme for supply of Sewing Machines to the trainees enrolled under various Labour Welfare Centres in Goa published in Official Gazette, Series I No. 37 dated 13-12-2012.

In the said Notification the following item shall be deleted, namely:—

- (1) Sub-Clause No. (ii) of Clause (iii).
- (2) Sub-Clause No. (v) of Clause (iii) and
- (3) Serial No. 2 and 3 of Clause (vi).

This issues with the concurrence of Finance (Expenditure) Department vide their U. O. No. 1440813 dated 16-10-2012.

The other content of the Notification remains unchanged.

This Notification shall come into force with immediate effect.

By order and in the name of the Governor
of Goa.

D. S. Morajkar, Under Secretary (Labour).

Porvorim, 3rd January 2013.

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Department of Personnel

Notification

1/5/89-PER (PF.)

Read: Government Notification No. 1/5/89-PER (PF.) dated 01-02-2012, published in the Official Gazette, Series I No. 45 dated 09-02-2012.

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of

India, read with section 21 of the General Clauses Act, 1897 (Central Act 10 of 1897), the Governor of Goa hereby makes the following rules so as to amend the Government of Goa, Institute of Psychiatry and Human Behaviour (I.P.H.B.), Goa Medical College (G.M.C.), Directorate of Health Services (D.H.S.) and Goa Dental College (G.D.C.), Group 'C', Non-Ministerial, Non-Gazetted, common posts, Recruitment Rules, 2012, published vide Notification No. 1/5/89-PER (PF.) dated 01-02-2012, in the Official Gazette, Series I No. 45 dated 09-02-2012, as follows, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Government of Goa, Institute of Psychiatry and Human Behaviour (I.P.H.B.), Goa Medical College (G.M.C.), Directorate of Health Services (D.H.S.) and Goa Dental College (G.D.C.), Group 'C', Non-Ministerial, Non-Gazetted, common posts (First Amendment) Recruitment Rules, 2013.

(2) They shall come into force from the date of their publication in the Official Gazette.

2. *Amendment of Schedule.*— In the Government of Goa, Institute of Psychiatry and Human Behaviour (I.P.H.B.), Goa Medical College (G.M.C.), Directorate of Health Services (D.H.S.) and Goa Dental College (G.D.C.), Group 'C', Non-Ministerial, Non-Gazetted, common posts, Recruitment Rules, 2012 in the Schedule, against the post at Serial No. 1, of 'Matron', in column (12),—

(a) the expression “//Sister Tutor,”; and

(b) the word “respective”, wherever occurring, shall be omitted.

By order and in the name of the Governor
of Goa.

Yetindra M. Maralkar, Additional Secretary
(Personnel).

Porvorim, 2nd January, 2013.

Department of Public Works

Notification

5-1-PCE-PWD-EO/2012-13/141

The following draft rules which are proposed to be made are hereby pre-published as required by sub-section (1) of section 72 of the Goa, Daman and Diu Highways Act, 1974 (Act No. 10 of 1974), for the information of the persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government on the expiry of fifteen days from the date of publication of this Notification in the Official Gazette.

All objections and suggestions to the said draft rules may be forwarded to the Secretary to the Government of Goa, Public Works Department, Secretariat, Porvorim, before the expiry of fifteen days from the date of publication of this Notification in the Official Gazette so that they may be taken into consideration at the time of finalization of draft rules.

DRAFT RULES

In exercise of the powers conferred by section 72 read with sections 54A, 54B and 54D of the Goa, Daman and Diu Highways Act, 1974 (Act No. 10 of 1974), and in supersession of the Goa State Highways (Fees for Use of Permanent Bridges) Rules, 1990, except as respect of things done or omitted to be done before such supersession, the Government of Goa hereby makes the following rules, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Goa Highways Rules, 2012.

(2) They shall come into force on such date as the Government may, by notification in the Official Gazette, appoint.

2. *Definitions.*— In these rules, unless the context otherwise requires,—

(a) 'Act' means the Goa, Daman and Diu Highways Act, 1974 (Act No. 10 of 1974);

(b) "Assistant Engineer" means the Assistant Engineer of the Public Works Department (Road and Buildings) or of any other Department incharge of a particular State highway, district, village road or permanent bridge.

(c) "fee gate" means any barrier established in order to stop mechanical vehicle to receive fee;

(d) "Fee Inspector" means a person authorized by the Government to collect fees in respect of any mechanical vehicle for use of any State highway, district road, village road or permanent bridge and includes every Government employee posted on such State highway district road, village road and permanent bridge for the purpose of collection of fees;

(e) "Franchise" means franchise to collect the fees leviable under these Rules, awarded through auction/tender to any person, firm or company by the Government.

(f) "Government" means the Government of Goa;

(g) "mechanical vehicle" means any laden or unladen vehicle designed to be driven under its own power including a motor vehicle as defined in clause (28) of section 2 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988), but does not include a cart, tanga, hand driven or cycle rickshaw, bicycle, tricycle and any other animal or hand driven vehicle;

(h) "permanent bridge" means a bridge with permanent structures constructed on State highway major district road, village road the cost of which including the cost of the bridge proper, approach roads, guide bunds and protective works as also structures constructed or improved for collection of fees is more than rupees twenty five lakhs and which is completed and thrown open for the public on or after the 1st day of January, 1986;

(i) "P.W.D." means Public Works Department of the Government of Goa. Words and expressions used in these rules and not defined shall have the same meaning as assigned to them in the Act.

3. *Rates of fees.*— There shall be levied and paid to the Government, fees, on mechanical vehicles for the use of State highway, district road, village road or a permanent bridge or at the rates specified in the Schedule to these Rules.

4. *Displaying rates of fees.*— A table of fees to be levied at any State highway, district road, village road and permanent bridge shall be put up at a conspicuous place near a fee collection booth at fee gate legibly written or printed in English, Hindi, Konkani and Marathi.

5. *Procedure for collection of fees, realization of amount handling etc.*— (1) All fees levied under these Rules shall be collected by the Government and for this purpose necessary arrangements shall be made by the Government for putting up adequate number of collection booths near fee gates (operated manually or by automatic arrangements or by combination of both as may be considered suitable by the Government) and improvement and widening of approach roads to serve the collection booths so set up.

(2) There shall be posted at either end of the State highway, district road, village road and permanent bridge, a Fee Inspector (with necessary police guard to assist) who shall collect fee in respect of any mechanical vehicle using the said State highway, district road, village road and permanent bridge at the rates specified in the Schedule to these Rules.

(3) There shall be provided at either end of State highway, district road, village road and permanent bridge a fee gate for securing the stoppage of mechanical vehicles, and collection of fee under these Rules.

(4) The Fee Inspector at the fee gate shall ensure that passage is not allowed to

mechanical vehicles unless the fee leviable in respect thereof has been paid at fee collection booth.

(5) The Government may grant franchise of fee collection on annual basis by way of public tenders/auction.

6. *Mode of collection of fee.*— (1) Every driver, owner or person incharge of a mechanical vehicle required to pay fees under these Rules shall, before crossing a State highway, district road, village road or permanent bridge, stop his vehicle at the fee gate and pay the fee leviable in respect of the vehicle at fee collection booth. The Fee Inspector shall prepare a receipt in duplicate in Form A hereto and handover one copy of the receipt to the driver or owner or person in charge of mechanical vehicle in token of having paid the fees and retain the second copy for records.

(2) In the event of two or more permanent bridges falling in close proximity to each other and within eighty kilometers, from the point of entry of the first bridge to be crossed there shall be levied a fee for one bridge in respect of all such bridges. The fee shall be collected from the driver, owner or person incharge of mechanical vehicle which intends to cross such bridges, on the first or the last bridge or any of the intermediary bridges to be crossed and shall be allowed to pass through other bridges after showing the receipt to the Fee Inspector.

(3) When the same vehicle has to cross the State highway, district road, village road and permanent bridge more than once in a day, the driver, owner or person incharge of a mechanical vehicle shall have the option to pay the fees at one and a half times of rate notified by the Government while crossing State highway, district road, village road and permanent bridges in the first trip itself, or if the Mechanical vehicle has to use the State highway district road, village road and permanent bridges frequently such driver, owner or person may have a monthly pass

on payment of fees equal to single rates of thirty days.

7. Remittance of fees collected.— (1) The Fee Inspector on duty shall be responsible for the collection and safe custody of the amount collected towards fees during the period of his duty. The Fee Inspector shall not leave the collection booth till his reliever takes the charge of duty.

(2) The Fee Inspector shall maintain a cash register in Form B hereto and keep it up to date.

(3) The Fee Inspector shall at the end of the period of his duty, hand over the amount collected by him to his reliever after obtaining the signature of the latter in the relevant column of the cash register.

(4) Every day between 4.00 p.m. to 5.00 p.m. the Fee Inspector on duty, shall hand over the entire amount of the fee collected during the preceding 24 hours to the Assistant Engineer-in-charge of the State highway, district road, village road and permanent bridge after obtaining his signature in the relevant column of the cash register.

(5) The Assistant Engineer-in-charge shall keep the amounts of collection received from the Fee Inspector in the chest provided for the purpose at his office.

(6) The Assistant Engineer-in-charge shall on every Friday or if it happens to be a holiday, on the next working day, remit the amount received by him in respect of the week preceding the Friday by way of a demand draft drawn in favour of the Accounts Officer. The Accounts Officer shall account the amount so received in the relevant receipt head in his books.

(7) The Assistant Engineer-in-charge shall maintain a register in Form C hereto showing the remittance made to the Accounts Officer and shall keep the register up to date.

(8) The Assistant Engineer-in-charge shall exercise supervision and control over the staff posted at the State highway, district road, village road and permanent bridge in connection with the collection of the fees and maintenance of proper accounts and records.

(9) The Executive Engineer in-charge of the State highway, district road, village road and the permanent bridge shall pay surprise visits at least twice a month at the collection booth or the Office of the Assistant Engineer-in-charge, to check that the collection and remittance of fees by the staff is being done in accordance with the provisions of these Rules. He shall countersign the cash register and the other record maintained by the staff in token of such visit. Such visit, at least once in three months shall also be made by the Executive Engineer of the Public Works Department (Road and Building) of particular area.

8. Furnishing of security.— The Fee Inspector shall deposit a cash security of not less than Rs. 1000/- by executing a security bond to that effect

9. Credit of the proceed of fees.— The proceeds from the fees shall form part of the consolidated Fund of the State of Goa.

10. Assistance by Police.— All Police officers of the area in whose jurisdiction the State highway, district road, village road and the permanent bridge falls shall be bound to assist the Fee Inspectors when required in the collection of fees under these Rules, and for

that purpose, shall have the same powers which they have in exercise of their normal police duties.

11. *Fees collection through franchisee.*— (1) In case the fee collection is to be done through the franchisee, the collection of fee and retaining such fee shall be tendered under such instructions and for such periods as the Government may decide from time to time and the money shall be collected by the PWD as per the terms and conditions of the agreement executed by the Government with the agency for such purposes.

(2) The mode of fee collection shall be decided by the franchisee referred to in sub-rule (1) with the approval of the Government.

(3) A table of fees authorized to be collected on State highways, district roads, village roads and permanent bridges shall be put up by such franchisee at a conspicuous place near fee collection booth legibly written or printed in English, Hindi, Marathi and Konkani languages.

(4) The franchisee authorized to collect and retain fee under these Rules shall appoint his employee as in-charge of fee collection who shall be responsible to ensure that fees are collected at not more than the notified rates and the fee collection is smooth without causing hardship to the road users and all other matters connected with fee collection on State highways, district road, village roads and permanent bridges. No fee shall be collected in respect of mechanical vehicle exempted under sections 54 A and 54 B of the Act.

(5) The name, address and telephone number of such person in charge of fee collection shall be displayed at suitable and

conspicuous place near a fee collection booth.

(6) The PWD shall remit the auction money so collected from the franchisee by a demand draft to the Executive Engineer of that area.

12. *Tenure of fee collection.*— The fee shall be collected in perpetuity by the Public Works Department to recoup the cost of construction, repairs and maintenance of State highways, district roads, village roads and permanent bridges and for services and benefits rendered in relation to the use of such roads and bridges.

13. *Submission of returns.*— (1) In case fee collection is done by Department, it shall furnish following returns in the first week of July, October, January and April of every year to the Executive Engineer of that area:—

(a) month-wise consolidated statement showing the amount collected and remitted on account of fee proceeds in respect of each State highway, district road, village road and permanent bridge along with the details of number and date of demand draft by which the amounts has been remitted, and

(b) month-wise breakup of the expenditure incurred in respect of each State highway, district road, village road and permanent bridge.

(2) The PWD shall furnish to the Pay and Accounts Officer, the information about the amount and the period for which the franchisee has been awarded, immediately, after the auction for fee collection through franchisee.

14. *Agreement in relation to construction, development and maintenance of Highways and Bridges.*— The Government may enter into an agreement with any person in relation to construction, development and maintenance of the whole or any part of a highway or a bridge on following terms and conditions:—

(1) The Government may publish in Official Gazette and local newspaper a tender bid for construction, development and maintenance of the whole or any part of a highway or a bridge. The terms for eligibility criteria of the person, who can take part in the bid shall be mentioned in the said bid. The person whose bid is approved shall be issued letter of acceptance and shall be invited for making agreement.

(2) The Government may transfer the land by lease for the construction and development of highway or bridge.

(3) The person may be permitted to invest his own funds for the construction, development and maintenance of the highway or a bridge and to collect and retain the fees at agreed rates from different categories of mechanical vehicles for an agreed period for the use of the facilities and for the services and benefits rendered by such person on such highway and bridge.

(4) On completion of the period of collection of fees by the person, as per the agreement, all rights pertaining to the Highway or bridge shall be deemed to have been taken over by the Government and that the Government shall continue with collection of fees as notified from time to time, to recoup the cost of repairs and maintenance and for services and benefits rendered on such highways and bridges.

(5) A table of fees authorized to be collected on any highway or bridge shall be put up by such person at a conspicuous place near a fee collection booth legibly written or printed

in English, Hindi, Marathi and Konkani language.

(6) The person authorized to collect and retain the fees under these Rules shall appoint his employee as incharge of fee collection and the person so appointed shall be responsible to ensure that fees are collected at not more than the agreed rates and the fee collection is smooth without causing undue hardship to the road users, and for all other matters connected with the fee collection. No fee shall be collected in respect of mechanical vehicle, exempted under sections 54A and 54B of the Act.

(7) The name, address and telephone number of the person incharge of fee collection shall be displayed at suitable and conspicuous place near fee collection booth.

(8) It shall be the responsibility of the person with whom the agreement is made, to strictly ensure that all fees leviable are levied, fully collected and correctly maintained. The person shall submit certified and audited copies of the statements of fee collected at specified intervals as required by the Government.

(9) The Government shall have the right to check the fee collection at any or all times through their designated officers.

(10) The person authorized to collect and retain the fees under these Rules, in respect of highway or bridge shall also have powers to regulate and control the traffic in respect of such highway or bridge in accordance with the provisions contained in Chapter VIII of the Motor Vehicles Act, 1988 (Central Act 59 of 1988) for proper management thereof.

By order and in the name of the Governor of Goa.

J. J. S. Rego, Principal Chief Engineer & ex officio Addl. Secretary (PWD).

Panaji, 8th January, 2013.

SCHEDULE

(See rule 3)

Fee chargeable in respect of mechanical vehicles using State highway, district road, village road and permanent bridge

Sr. No.	Particulars of Vehicles	Fee in Rupees
1.	Four wheeled Mechanical vehicles including Motorcar, Jeep, Pick up Van, Station Wagon, other auto driven light vehicles.	250.00
2.	Mechanical vehicle having six wheels or more including Bus, Truck and other heavy vehicles and Auto rickshaw.	500.00
3.	Three wheeled Mechanical vehicles including Rickshaws.	100.00
4.	Other heavy mechanical vehicles like Mobile Crane Dozers, Earthmovers, Road Rollers, etc.	1000.00

FORM A

[See rule 6 (1)]

R. No.	Receipt for payment of fee (Name of highway road/bridge)
(1)	Description of Mechanical Vehicle:
(2)	Registration No.:
(3)	Time and date of outward journey:
(4)	Amount of fees paid:

Signature of Fee Inspector

FORM 'B'

[See rule 7 (2)]

CASH REGISTER

Sl. No.	Date	Mechanical vehicle number	Number of receipt by which fee paid	Amount of fee paid	Progressive figures of fee paid	Signatures of Fee Inspector	Signatures of successors of Fee Inspector	Signature of Assistant Engineer-in-charge	Remarks
1	2	3	4	5	6	7	8	9	10

FORM 'C'

[See rule 7(7)]

REGISTER SHOWING RECORD OF FEE COLLECTION AND REMITTANCE ON ACCOUNT OF FEE COLLECTED

Sl. No.	Name of the Assistant Engineer-in-charge	Amount collected from the Fee Inspector (deposited)	Date of receipt	Name of the Bank from which Demand Draft is purchased	Number of Demand Draft and Date	Amount of Demand Draft	Details of Dispatch of Demand Draft	Postal Registration No. of Dispatch of Demand Draft	The date of Challan by which the amount collected is deposited in Govt. Account by E.E's Office	Remarks
1	2	3	4	5	6	7	8	9	10	11

Notification

In exercise of the powers conferred by second proviso to section 54A and section 54B of the Goa, Daman and Diu Highways Act, 1974 (Act 10 of 1974), the Government of Goa is pleased to exempt the following mechanical vehicles from the payment of fees leviable under said Act for the use of State highway, district road, village road and permanent bridge:—

(i) All types of three wheelers, four wheelers, six wheelers or more than six wheelers except commercial vehicles which are registered in the State of Goa in any Regional Transport Office of Goa.

(ii) Vehicles having VIP symbols or belonging to the President and Vice-President of India, Central and State Ministers, Members of Parliament, Members of Legislative Assembly.

(iii) Defense Vehicles, Police Vehicles, Ambulances, Post and Telegraphs Department vehicles and Central and any other State Government vehicle on duty.

(iv) All types of two wheelers whether registered in the State of Goa or outside the State of Goa.

By order and in the name of the Governor of Goa.

Shri J. J. S. Rego, Principal Chief Engineer & ex officio Addl. Secretary (PWD).

Panaji, 8th January, 2013.

www.goaprintingpress.gov.in

Printed and Published by the Director, Printing & Stationery,
Government Printing Press,
Mahatma Gandhi Road, Panaji-Goa 403 001.

PRICE – Rs. 14.00

PRINTED AT THE GOVERNMENT PRINTING PRESS,
PANAJI-GOA — 336/420 — 1/2013.